

*Note: These comments  
are for the 2006 Appendix B*

Section	Paragraph	Comment	
1	3	Since this area is far less than 50 acres, notification of the SCAQMD and submission of a monitoring plan for approval are not required. Not consistent with Section 2.1, Sentence 1, "The site consists of approximately 62 acres of undeveloped land, with a simple roofed structure positioned near its center .."	Site 62 Acres
2.2	1	Operated, maintained, and calibrated in accordance with 40 Code of Federal Regulations (CFR), part 50, Appendix J, or appropriate EPA published documents for EPA-approved equivalent methods for PM <sub>10</sub> - This is only for fugitive dust, other compounds?	PCB -Dust
2.2	2	Protocol established for Rule 403 compliance testing require simultaneous sampling upwind and downwind of a suspected source for a period of five hours. - Recommend 24 Hours for This	Community Impact so 24 hour
3.3	2	Protocol established for Rule 403 compliance testing require simultaneous sampling upwind and downwind of a suspected source for a period of five hours. - Recommend 24 Hours for This	Community impact so 24 hour
3.3	2	Thermo Andersen DataRam Aerosol Monitors, Model 4000.; Needs to be an FEM approved method, not sure this meets that criteria	
3.3	2	What is the averaging time of the measurement proposed (same as recording time - 30 minutes or is at an instantaneous measurement every 30 minutes)?	
4	1	"Standard Scientific protocol" - needs more definition	
4	1	Checks on calibration devices	
4	1	Intercomparison should be added if possible	
4	1	Sampling media inspections	
4	1	Checks on continuous instruments	
3,4	4	The NIOSH REL for PCBs is a time-weighted average of 0.001 mg/m <sup>3</sup> for up to 10 hours a day for up to 40 hours a week. The setting of the exposure could be indoors or outdoors, so to answer your question it would be relevant to what you describe as ambient air exposures. But unlike airborne concentrations that the EPA might have that would be for 24-hour per day exposure, the REL is intended as a limit for workers exposure for up to 10 hours a day for a 40-hour work week.	

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1	3	Since this area is far less than 50 acres, notification of the SCAQMD and submission of a monitoring plan for approval are not required. Not consistent with Section 2.1, Sentence 1, "The site consists of approximately 62 acres of undeveloped land, with a simple roofed structure positioned near its center .."	Site 62 Acres
2.2	1	Operated, maintained, and calibrated in accordance with 40 Code of Federal Regulations (CFR), part 50, Appendix J, or appropriate EPA published documents for EPA-approved equivalent methods for PM10 - This is only for fugitive dust, other compounds?	PCB -Dust
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3	4	The NIOSH REL for PCBs is a time-weighted average of 0.001 mg/m3 for up to 10 hours a day for up to 40 hours a week. The setting of the exposure could be indoors or outdoors, so to answer your question it would be relevant to what you describe as ambient air exposures. But unlike airborne concentrations that the EPA might have that would be for 24-hour per day exposure, the REL is intended as a limit for workers exposure for up to 10 hours a day for a 40-hour work week.	